#### STATE OF CALIFORNIA CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY STATE WATER RESOURCES CONTROL BOARD

**DIVISION OF WATER RIGHTS** 

### ORDER WR 2009-00XX-DW

# CEASE AND DESIST CRUEK

In the Matter of Unauthorized Diversion of Waterby

## Juan Navar

### SOURCE: Middle River

COUNTY: San Joaquin County

### YOU ARE HEREBY GIVEN NOTICE THAT:

The State Water Resources Control Board (Since Water Board & Board) is authorized under California Water Code section 1831 to issue a Cease and Desitt Order (CDO) requiring Juan Navarro (Navarro) to cease and desist the unauthorized diversion and use of water in variation of section 1052 of the Water Code.

Navarro is alleged to have violated or is threatening to iolate ater Code action 1831, which provides:

The State Water Board is authorized to be use a Cease and Decist Order (CDO) when it determines that any person is violating or threatening to violate any other following:

- (1) The prohibition set forth in section 1052 against the oversion or use of water subject to division 2 (commencing with section 1000) of the Vate Code over than as authorized by division 2.
- (2) Any term or condition of a perror, license certification, or egistration issued under division 2 of the Water Code.
- (3) Any decision or order of the board ssued under part 2 (commencing with section 1200) of division 2 of the Water Code, section 275, or article 7 commencing with section 13550) of chapter 7 of division 7 of the Water Code, in which decision or order the person to whom the cease and desist order will be issued, or a predecess in interest to viat person, was named as a party directly affected by the decision or order.

On {DATE}, and in accordance with the provisions as section 1834 of the California Water Code, the State Water Board, Division of Water Rights (Division) and ideal notice of the CDO against Navarro for the violation and threatened violation of the prohibition gainst unauthorized diversion and use of water. Pursuant to State Water Board Resolution 2007 1057, the Deputy Director for Water Rights is authorized to issue a notice of cease and desist, and when a hearing has not been timely requested, issue a CDO in accordance with Water Code section 1831 et seq. State Water Board Resolution 2007-0057 also authorizes redelegation of this authority from the Deputy Director for Water Rights to the Assistant Deputy Director for Water Rights. This authority has been redelegated.

#### FACTS AND INFORMATION

The facts and information upon which this CDO is based are as follows:

- 1. On July 16, 2008, the State Water Board adopted a Strategic Workplan for Activities within the San Francisco Bay/Sacramento-San Joaquin Delta Estuary (Workplan). The Workplan emphasized the State Water Board's responsibility to vigorously enforce water rights by preventing unauthorized diversions of water, violations of the terms of water right permits and licenses, and violations of the prohibition against waste or unreasonable use of water in the Delta. As described in the Workplan, the Division initiated an investigation of the basis of water rights of existing diverters within the Delta. The Workplan also identified that, if and when illegal diversions were found, those diversions would be subject to enforcement action and directed to cease diversions, obtain a legal water right, or pursue a contract for water supplies with the Department of Water Resources, United States Bureau of Reclamation, or another party.
- 2. On February 18, 2009, the Division mailed letters to property owners on Roberts and Union Islands within the Delta. Based on reviews of U.S. Geological Survey maps, aerial photography, and San Joaquin County Assessors Maps, the Division sent letters to each property owner that was determined to have been irrigating in the last few years, and for whom the Division has no record of any basis of right for water diversion. The Division requested that each property owner either: inform the Division within 60 days as to the basis of their right by filing a Statement of Water Diversion and Use with appropriate evidence; define a contractual basis for diversion of water; or cease diversion of water until a basis of right is secured. The letter also informed the contacted property owners that a failure to respond may result in enforcement action.
- 3. The Division mailed a copy of the February 18, 2009 letter to Navarro, as owner of San Joaquin County Assessor Parcel Nos. 191-030 01 and 191-030-02. Navarro filed a Statement of Water Diversion and Use (Statement) on April 14, 2009 for water diverted from Middle River to the two separate parcels. The Statement claims riparian and pre-1914 appropriative rights to irrigate various crops on the subject properties. The Statement identifies a year-round diversion season with the 1800's being the year of first use. The Statement also identifies that water is applied based on crops and climate but the amounts diverted is listed as "unknown." Parcel 191-030-01 has continuity with the San Joaquin River but parcel 191-030-02 does not. Based on the continuity with Middle River, Navarro may have a riparian claim under the Statement for parcel 191-030-01 when natural flow exists in the San Joaquin River.
- 4. Crop data published by the San Joaquin County Agricultural Commission and 2007 aerial photographs indicate that about 63 and 15 acres of alfalfa has been grown on parcels 191-030-01 and 191-030-02, respectively. According to the 1980 California Department of Water Resources publication *"Crop Water Use in California,"* the estimated annual water consumption for alfalfa is 4.1 acre-feet per acre. Therefore, the estimated annual consumptive use of water for irrigation of the 15 acres on parcel 191-030-02 by Navarro is about 61.5 acre-feet.
- 5. On September 9, 2009, the Division mailed a second letter by Certified mail (Certification #7004 2510 0003 9152 9945) to Navatro at 10325 Crocker Road, Stockton CA 95206. U.S. Postal Service confirms delivery of the letter on September 14, 2009. The letter advised that the San Joaquin County Assessor's Parcel maps show that parcel 191-030-02 does not have continuity to a surface stream. This lack of continuity indicates that a riparian basis of right typically would not exist. The letter requested that Navarro provide additional evidence to support that the riparian claim for parcel 191-030-02 has been preserved and/or documentation supporting initiation and continuous beneficial use of water under the pre-1914 claim of right. The letter warned of potential enforcement if an adequate response is not received.

6. Emails from John Herrick, Mr. Navarro's attorney, on October 30, 2009 and again on December 8, 2009, indicated he had met with Navarro and was researching title information and would be following up with the Division. As of December 29, 2009, Navarro has not provided any additional evidence to substantiate a basis of right for the diversion of water to parcel 191-030-02. Acceptable information supporting a basis of water right would include, but is not limited to: (1) a chain of title supporting riparian status for the parcel; (2) any evidence which supports an existing or implied preservation of the riparian right established prior to severance of the parcel from the stream or other riparian parcels; (3) evidence which verifies the first year of irrigation on the parcel prior to 1914 and documents the subsequent continuous use of water; or (4) statements which provide an alternative valid basis of right for diversions of water to the parcel.

**IT IS HEREBY ORDERED**, pursuant to sections 1831 through 1836 of the Water Code, Navarro shall immediately cease and desist from diverting water to parcel 191-030-02 until the following are satisfied:

- (1) Navarro shall submit to the Division sufficient evidence establishing a basis of right or a water supply contract to serve the property. No diversions shall be made to this parcel until Navarro receives approval from the Assistant Deputy Director for Water Rights to exercise the water right or contract.
- (2) Within 90 days of the date of this Order if no basis of right can be established, Navarro shall submit a plan showing how and when Navarro will permanently eliminate any service connections supplying Middle River water to parcel 191-030-02.

Upon the failure of any person to comply with a CDO issued by the State Water Board pursuant to chapter 12 of the Water Code (commencing with section 1825), the Attorney General, upon the request of the State Water Board, shall petition the superior court for the issuance of prohibitory or mandatory injunctive relief as appropriate, including a temporary restraining order, preliminary injunction, or permanent injunction. (Wat. Code, § 1845 subd. (a)) Any person or entity that violates a CDO issued pursuant to chapter 12 may be liable for a sum not to exceed one thousand dollars (\$1,000) for each day in which the violation occurs. (Wat. Code, § 1845, subd. (b).) Civil liability may be imposed by the superior court or administratively by the State Water Board pursuant to Water Code section 1055.

STATE WATER RESOURCES CONTROL BOARD

James W. Kassel Assistant Deputy Director for Water Rights

Date: